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U.S. APPLICATION NO.		FIRST NAMED APPL	ICANT		ATTY, DOCKET NO.	to.gov
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KENYON & KENYON			L			
ONE BROADWAY				PCT/DES	99/02870	
NEW YORK, NY 10004				A. FILING DATE	TE CONTROL OF THE	
				0 SEP 99	PRIORITY DATE	
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1. The following items have been	submitted by the a	IDDIcant or the IR to	OFFICE (DC	S.C. 371 IN D/EO/US)		
	Office (3) CFR I.	494) an Electe	d Office (37 CFF	s ratent and 17 { 1.495):	ademark	
E C.O. Dasie Hatioliai P	œ.	Indication of Si	mall Entity Status			
Copy of the internation	nal application.	☐ Translation of t	the international a	pplication into	English.	
Oath or Declaration of	inventors(s).	Translation of	Article 19 amendi	ments into Engl	ish.	•
Copy of Article 19 amendments. Priority Document.		Other:				
The International Preli	minary Evaminatio	m Donner 1 El 11 I				
The International Preliment Translation of Annexes	s to the Internations	al Preliminary Even	and its Annexes,	if any.		
2. Applicant has requested early the indicated items in paragraph 3 b prior to 20 or 30 months from the p U.S. Basic National Fe	riority date to avoid		copy of the inter	national applica	cated items and/or tion must be filed	
3. The following items MUST be for acceptance under 35 U.S.C. 371:	urnished within the	period set forth bel	low in order to co	omplete the requ	irements for	
a. Translation of the application and the approximation of the approximation and the app	opriate 20 or 30 m	onths from the prior	rity data			
Translation. b. Processing fee for programmer appropriate 20 and	ation is defective fo	or the reasons indica	ted on the attache			
appropriate 20 or 3	O MODUS from the	nriority data (37 C	ED 1 403(6)			
E Oath of declaration of	r the inventors, in a	compliance with 37	CFR 1 407(a) an	d (b), properly	identifyina	
surcharge will be r date.	equired if submitte	ernational application and later than the app	n number and inte ropriate 20 or 30	ernational filing months from th	date). A e priority	
The current oath or indicated on the att d. Surcharge for providi	acned PCT7DO7FC	1/017				
priority date (3/ C.	FR 1.492(e)).	aration later than the	e appropriate 20	or 30 months fr	om the	
4. Additional claim fees of \$	as a ┌─ lare	ge entity small e	ntity, including a	ny required mul	Itiple dependent	
claim fee, are required. Applicant module (37 CFR 1.492(g)). See attached		tional claim fees or	cancel the addition	onal claims for	which fees are	
 Applicant has not submitted the PCT/DO/EO/920. 	required sequence	listing pursuant to	37 CFR 1.821-1.	825. See attac	hed	
ALL OF THE ITEMS SET FORTH MONTHS FROM THE DATE OF T THE PRIORITY DATE FOR THE RESPOND WILL RESULT IN ABA	APPLICATION					
The time period set above may be extended in 1.136(a).	ended by filing a pe	cition and fee for ex	stension of time u	ınder the provis	ions of 37 CFR	
6. If box 3a or 3c is checked, a transh Annexes will be cancelled. A processi 7. The Article 19 amendments are or 30 (37 CFR 1.495(d)) months from	cancelled since a tr					
Applicant is reminded that any commus address given in the heading and include	nication to the Unit le the U.S. applicat	ted States Patent and tion no. shown abov	i Trademark Offi re. (37 CER 1.5)	ce must be mail	led to the	į
	is notice MU.	ST be returned Defective Translat (EO/920	with this n	esponte.		•••
FORM PCT/DO/EO/905 (March 2001)		Cha Telepho	nitta A. Byrt, F	Alfale dal		